Exhibit C

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

W.R. GRACE & CO., et al.,1

Debtors.

Chapter 11

Case No. 01-01139 (JKF) (Jointly Administered)

Objection Deadline:

Hearing Date: TBD only if necessary

FEE DETAIL FOR FOLEY HOAG LLP'S MONTHLY FEE APPLICATION FOR THE PERIOD OF OCTOBER 1, 2013 THROUGH OCTOBER 31, 2013

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (I/k/a Grace Cocoa Limited Partners I. Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., CPC Thomasville Corp., Gloucester New Communities Company, Inc. Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp, Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Matter 101 – Bankruptcy Matters

Fees

Name of Professional Person	Position	Department	Hourly Billing Rate	Total Hours Billed	Total Compensation
Seth D. Jaffe	Partner	Environmental	\$643.00	1.8	\$ 1,157.40
Thomas Bevilacqua	Partner	ILAP	\$624.00	1.5	\$ 936.00
TOTAL				3.3	\$ 2,093.40

Expenses

Description	Total	
Photocopying		\$ 12.30
TOTAL		\$ 12.30



W.R. Grace & Co.

November 29, 2013 Invoice No.: 529535

Matter No.: 08743.00101

Re: Bankruptcy Matters

For Professional Services rendered through October 31, 2013

Fees \$2,093.40

Disbursements 12.30

Total Fees and Disbursements \$2,105.70

Case 01-01139-AMC Doc 31717-4 Filed 02/07/14 Page 5 of 30

Matter No.: 08743.00101 Re: Bankruptcy Matters Invoice No.: 529535 November 29, 2013

Page 2

<u>Date</u>	Timekeeper	<u>Tsk</u>	<u>Narrative</u>	Hours
10/29/13	Jaffe	P230	Quarterly fee application (1.5).	1.5
10/30/13	Bevilacqua	P230	Preparation of fee application summary of work in the Moriconi matter (1.5).	1.5
10/30/13	Jaffe	P230	Revisions to quarterly fee application (.3).	0.3
			Total Hours	3.3

Matter No.: 08743.00101 Re: Bankruptcy Matters Invoice No.: 529535 November 29, 2013

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TIMEKEEPER SUMMARY

Timekeeper	<u>Hours</u>		<u>Rate</u>		Amount
Thomas Bevilacqua	1.5	at	624.00	=	936.00
Seth D. Jaffe	1.8	at	643.00	=	1,157.40
	Total Fees				\$2,093.40

Matter No.: 08743.00101 Re: Bankruptcy Matters Invoice No.: 529535 November 29, 2013

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Disbursement Summary

<u>Date</u>			<u>Amount</u>
10/29/13	In-House Photocopying		5.30
10/31/13	In-House Photocopying		4.20
10/31/13	In-House Photocopying		2.80
		Total Disbursements	\$12.30
		Total Fees	\$2,093.40
		Total Disbursements	<u>12.30</u>
		Total Fees and Disbursements	<u>\$2,105.70</u>



REMITTANCE PAGE

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W.R. Grace & Co.

November 29, 2013 Invoice No.: 529535 Matter No.: 08743,00101

Re:

Bankruptcy Matters

Total Fees and Disbursements

\$2,105.70

Remittance Address:

Foley Hoag LLP Attn: Accounts Receivable 155 Seaport Boulevard Boston, MA 02210-2600

Federal Tax ID: 04-2150535

Wire Instructions
CitiBank, N.A.
666 5th Avenue, Floor 5
New York, NY 10103

ABA: 221172610 Swift #: CITIUS33 Account #: 1255513785 Beneficiary: Foley Hoag LLP

Reference Information:

Client/Matter #: 08743.00101, Invoice #: 529535

Billing Attorney: Seth D. Jaffe

Wire Originator: W.R. Grace & Company

Matter 102 - Blackburn and Union Privileges Superfund Site, Walpole, Mass

Fees

Name of Professional Person	Position	Department	Hourly Billing Rate	Total Hours Billed	Total Compensation
Seth D. Jaffe	Partner	Environmental	\$643.00	1.9	\$ 1,221.70
Jacob N. Polatin	Partner	Real Estate	\$615.00	8.9	\$ 5,473.50
TOTAL				10.8	\$ 6,695.20

Expenses

Description	Total	
Photocopying		\$ 0.40
TOTAL		\$ 0.40



W.R. Grace & Co.

November 29, 2013 Invoice No.: 529536

Matter No.: 08743.00102

Re: Blackburn and Union Privileges Superfund Site, Walpole, Mass

For Professional Services rendered through October 31, 2013

Fees \$6,695.20

Disbursements 0.40

Total Fees and Disbursements \$6.695.60

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Matter No.: 08743.00102 Re: Blackburn and Union Privileges Superfund Site, Walpole,

Mass

Invoice No.: 529536 November 29, 2013

Page 2

<u>Date</u>	<u>Timekeeper</u>	<u>Tsk</u>	<u>Narrative</u>	<u>Hours</u>
10/02/13	Polatin	P230	Review title to Lot 33-174 regarding preparation of GERE (2.4).	2.4
10/03/13	Polatin	P230	Revise GERE (1.1).	1.1
10/04/13	Polatin	P230	Revise GERE (2.9).	2.9
10/24/13	Jaffe	P230	Emails with team regarding Shaffer security obligations (.3)	0.3
10/25/13	Jaffe	P230	Attention to site security issues, including drafting letter to Mr. Feldman regarding Shaffer responsibilities and emails with team regarding same (1.3); emails with team regarding negotiations with Town (.3).	1.6
10/28/13	Polatin	P230	Review changes to GERE (.8).	0.8
10/31/13	Polatin	P230	Review title material for additional GEREs (1.7).	1.7
			Total Hours	10.8

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Matter No.: 08743.00102

Re: Blackburn and Union Privileges Superfund Site, Walpole,

Mass

Invoice No.: 529536

November 29, 2013

Page 3

TIMEKEEPER SUMMARY

Rate	_	Amount
43.00	= 1	,221.70
15.00	= 5	5,473.50
4	43.00	43.00 = 1

Total Fees

\$6,695.20

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Matter No.: 08743.00102

Re: Blackburn and Union Privileges Superfund Site, Walpole,

Mass

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Page 4

\$0.40

Disbursement Summary

DateAmount10/25/13In-House Photocopying0.40

Total Disbursements

Total Fees \$6,695.20
Total Disbursements 0.40
Total Fees and Disbursements \$6,695.60



REMITTANCE PAGE

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W.R. Grace & Co.

November 29, 2013 Invoice No.: 529536 Matter No.: 08743.00102

Re:

Blackburn and Union Privileges Superfund Site, Walpole, Mass

Total Fees and Disbursements

<u>\$6,695,60</u>

Remittance Address:

Foley Hoag LLP Attn: Accounts Receivable 155 Seaport Boulevard Boston, MA 02210-2600

Federal Tax ID: 04-2150535

Wire Instructions
CitiBank, N.A.
666 5th Avenue, Floor 5
New York, NY 10103

ABA: 221172610 Swift #: CITIUS33 Account #: 1255513785 Beneficiary: Foley Hoag LLP

Reference Information:

Client/Matter #: 08743.00102, Invoice #: 529536

Billing Attorney: Seth D. Jaffe

Wire Originator: W.R. Grace & Company

Matter 103 - Wells G&H Superfund Site

Fees

Name of Professional Person	Position	Department	Hourly Billing Rate	Total Hours Billed	Total Compensation
Seth D. Jaffe	Partner	Environmental	\$643.00	3.3	\$ 1,212.90
TOTAL				3.3	\$ 1,212.90



W.R. Grace & Co.

November 29, 2013 Invoice No.: 529537

Matter No.: 08743.00103

Re: Wells G&H Superfund Site

For Professional Services rendered through October 31, 2013

Fees \$2,121.90

Total Fees and Disbursements \$2,121.90

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Matter No.: 08743.00103 Re: Wells G&H Superfund Site Invoice No.: 529537 November 29, 2013

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<u>Date</u>	Timekeeper	<u>Tsk</u>	Narrative	Hours
10/04/13	Jaffe	P230	Attention to Central Area allocation issues, including team telephone conference, preparation for same, and telephone call with Ms. Duff regarding same (1.1).	1.1
10/24/13	Jaffe	P230	Settlement discussion with Mr. Bibler and preparing for same (1.9).	1.9
10/28/13	Jaffe	P230	Emails with Mr. Bibler and Ms. Duff regarding potential mediation (.3).	0.3
			Total Hours	3.3

Matter No.: 08743.00103 Re: Wells G&H Superfund Site Invoice No.: 529537 November 29, 2013

Page 3

TIMEKEEPER SUMMARY



REMITTANCE PAGE

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W.R. Grace & Co.

November 29, 2013 Invoice No.: 529537 Matter No.: 08743.00103

Re:

Wells G&H Superfund Site

Total Fees and Disbursements

\$2,121.90

Remittance Address:

Foley Hoag LLP Attn: Accounts Receivable 155 Seaport Boulevard Boston, MA 02210-2600

Federal Tax ID: 04-2150535

Wire Instructions
CitiBank, N.A.
666 5th Avenue, Floor 5
New York, NY 10103

ABA: 221172610 Swift #: CITIUS33 Account #: 1255513785 Beneficiary: Foley Hoag LLP

Reference Information:

Client/Matter #: 08743.00103, Invoice #: 529537

Billing Attorney: Seth D. Jaffe

Wire Originator: W.R. Grace & Company

Matter 115 - Town of Acton litigation

Fees

Name of Professional Person	Position	Department	Hourly Billing Rate	Total Hours Billed	Total Compensation
Jesse Alderman	Associate	Environmental	\$347.00	58.5	\$ 20,299.50
Kevin C. Conroy	Associate	Administrative	\$520.00	2.1	\$ 1,092.00
Coleen Doyle	Paralegal	Administrative	\$254.00	2.2	\$ 558.80
Seth D. Jaffe	Partner	Environmental	\$643.00	81.5	\$ 52,404.50
TOTAL		-		144.3	\$ 74,354.80

Expenses

Description	Total	
Telephone		\$ 2.08
Express Delivery		\$ 35.19
Photocopying		\$ 0.90
Document Production		\$ 27.91
Case File Retrieval		\$ 225.15
Filing Fees		\$ 400.00
Computer Research		\$ 361.10
TOTAL		\$ 1,052.33



W.R. Grace & Co.

November 29, 2013 Invoice No.: 529538

Matter No.: 08743.00115

Re: Town of Acton litigation

For Professional Services rendered through October 31, 2013

Fees \$74,354.80

Disbursements 1,052.33

Total Fees and Disbursements \$75,407.13

Invoice No.: 529538 November 29, 2013

Page 2

<u>Date</u>	Timekeeper	<u>Tsk</u>	<u>Narrative</u>	<u>Hours</u>
10/01/13	Jaffe	P230	Revising opposition to preliminary injunction motion and reviewing documents and cases for same (1.4); emails and office conferences with Mr. Alderman regarding motion to dismiss (.5); telephone call and email with Mr. Perry at DOJ (.3); emails with Grace team (.6); reviewing issues for motion to dismiss (.8).	3.6
10/01/13	Alderman	P230	Conference with S. Jaffe to plan for Motion to Dismiss (.3); calculation of due dates for briefs (.1); conducted legal research regarding CERCLA Chapter 113(h) and principles of state preemption (1.0).	1.4
10/02/13	Alderman	P230	Conducted legal research regarding CERCLA Chapter 113(h) and principles of state preemption (1.4); drafted Memorandum in support of Motion to Dismiss (6.8).	8.2
10/02/13	Jaffe	P230	Reviewing research for opposition to PI motion and Grace motion to dismiss (2.7); emails with Ms. Muench regarding EPA participation (.4).	3.1
10/03/13	Jaffe	P230	Revising opposition to motion to dismiss and reviewing research for same (3.2); emails with plaintiffs' counsel and reviewing plaintiffs' motion regarding bankruptcy stay (.6); office conferences and emails with Mr. Alderman regarding motion to dismiss (.5); emails with Ms. Muench at EPA (.2).	4.5
10/03/13	Alderman	·P230	Compiled and filed state record in federal court action (.3); communications with C. Doyle regarding same (.2); conducted research regarding Section 113(h) (3.2); office conferences and emails with S. Jaffe (.5); drafted Memorandum in Support of Motion to Dismiss (2.3).	6.5
10/03/13	Doyle	P230	File State Court records with USDC Massachusetts. Electronic correspondence with J. Alderman regarding same.	0.7
10/04/13	Alderman	P230	Compiled exhibits and other materials for district court hearing (.2); prepared	6.7

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<u>Date</u>	<u>Timekeeper</u>	<u>Tsk</u>	Narrative	Hours
			comparison of new motion for preliminary injunction and state court version (.3); drafted memorandum of relevant authority regarding Section 113(h) (5.2); drafted Memorandum in Support of Motion to Dismiss (1.0).	
10/04/13	Jaffe	P230	Attend last-minute court hearing and preparation for same (3.2); telephone call and emails with Ms. Duff (.5); telephone calls to and emails with Mr. Rosen at Department of Justice (.7); drafting opposition to preliminary injunction motion and reviewing cases and documents for same (1.9); emails to Mr. Alderman (.2).	6.5
10/05/13	Alderman	P230	Drafted Memorandum in Support of Motion to Dismiss (3.2).	3.2
10/06/13	Alderman	P230	Drafted, edited and proofread Memorandum in Support of Motion to Dismiss (3.6).	3.6
10/07/13	Jaffe	P230	Drafting motion to dismiss and research for same (3.3); emails and office conference with Mr. Alderman (.5); emails with EPA and DOJ (.3); telephone call with Mr. Rosen at DOJ (.3); telephone call and emails with Ms. Duff (.5); reviewing draft letters to bankruptcy court and state and federal officials and emails with plaintiffs' counsel regarding same (.5).	5.4
10/07/13	Alderman	P230	Prepared and reviewed state preemption cases for Motion to Dismiss brief (.2); compiled information for docket and transmitted same to P. Carver (.2); conferences with S. Jaffe (.3).	0.7
10/08/13	Alderman	P230	Attention to e-mails from S. Jaffe.	0.1
10/08/13	Jaffe	P230	Drafting motion to dismiss and research for same (4.1); telephone call and office conference with Mr. Conroy regarding AG contact (.4); telephone calls with Mr. Kimmell and Ms. Kaplan at MassDEP regarding potential intervention (.8); emails with DOJ and EPA counsel (.4); emails with team (.7).	6.4
10/08/13	Conroy	P230	Conference call with S. Jaffe; office conference with S. Jaffe regarding AG's	0.5

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<u>Date</u>	<u>Timekeeper</u>	<u>Tsk</u>	<u>Narrative</u>	<u>Hours</u>
			office.	
10/09/13	Jaffe	P230	Reviewing draft brief and emails with Ms. Duff regarding same (1.1); telephone calls and emails with EPA and DOJ regarding federal and state intervention (2.4).	3.5
10/10/13	Jaffe	P230	Revising brief in support of motion to dismiss and research for same (2.7); emails with EPA, DOJ, and MassDEP regarding motion to dismiss and intervention (1.4); emails with Ms. Duff (.3); emails with Mr. Alderman regarding briefing issues (.3).	4.7
10/10/13	Alderman	P230	Attention to e-mails from S. Jaffe (.1); reviewed ARAR tables in ROD (.2).	0.3
10/11/13	Jaffe	P230	Emails with Ms. Duff and Mr Rosen (at DOJ) regarding motion to dismiss (.4).	0.4
10/12/13	Jaffe	P230	Revising motion to dismiss brief and reviewing cases and documents for same (2.1); revising opposition to injunction and reviewing cases and documents for same (1.8).	3.9
10/13/13	Jaffe	P230	Revising motion to dismiss brief, and reviewing documents and cases for same (2.2); revising opposition to injunction, and reviewing documents and cases for same (5.4).	7.6
10/13/13	Alderman	P230	Attention to e-mail communications with S. Jaffe.	0.2
10/14/13	Alderman	P230	Compilation and preparation of all paper exhibits for Motion to Dismiss and Opposition to PI Memoranda (.7); Reviewed both Memoranda to input citations and made other revisions (1.6); drafted Motion to Dismiss (.6).	2.9
10/15/13	Jaffe	P230	Reviewing US intervention papers and emails with Ms. Duff regarding same (1.0); revisions to brief opposing injunction, and reviewing documents and emails with team regarding same (2.2); revisions to motion to dismiss brief and research and emails with team regarding same (1.7); telephone call, email,	5.3

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<u>Date</u>	<u>Timekeeper</u>	<u>Tsk</u>	<u>Narrative</u>	<u>Hours</u>
			and office conference with Mr. Conroy regarding potential state intervention (.4).	
10/15/13	Alderman	P230	Confirmed Shephard's on all cases (1.1); e-mail communications with J. Guswa regarding completion of affidavit (.1); additional editing and revising of Brief in Support of Motion to Dismiss and Brief in Opposition to Plaintiffs' Motion for Preliminary Injunction (1.8); communications with S. Jaffe regarding same (.2); reviewed EPA Memorandum in Support of Motion to Intervene (.3).	3.5
10/15/13	Conroy	P230	Office conference with S. Jaffe; telephone call to M. Freeley in AG's office; preparing email to Freeley.	1.0
10/16/13	Conroy	P230	Preparing email to S. Jaffe.	0.3
10/16/13	Alderman	P230	Performed research regarding affirmative defense of laches in actions for injunctive relief by a sovereign (2.1); communications with S. Jaffe regarding final revisions (.1).	2.2
10/16/13	Jaffe	P230	Finalizing motion to dismiss (1.2); finalizing opposition to PI, including final revisions, reviewing documents for same, working with Mr. Guswa on revised affidavit, and office conferences and emails with Mr. Alderman regarding same (3.5); telephone call with DEP counsel and emails with DOJ (.4)	5.1
10/17/13	Jaffe	P230	Finalizing briefs and affidavits and telephone calls and emails with team regarding same (3.8).	3.8
10/17/13	Alderman	P230	Presented findings of laches research to S. Jaffe and input string citation in Preliminary Injunction Brief (.5); incorporated comments of L. Duff (.4); conducted final review of both briefs and corrected citations to revised J. Guswa Affidavit and other minor edits (1.1); prepared Guswa and Helgason Affidavits and associated exhibits for filing (.7).	2.7
10/17/13	Doyle	P230	Electronic correspondence with J. Alderman regarding ECF filing assignment.	0.1
10/18/13	Doyle	P230	Organize briefs and exhibits and ensure size	1.4

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<u>Date</u>	Timekeeper	<u>Tsk</u>	Narrative	<u>Hours</u>
	,		for filing attachments complies with ECF rules. Electronic correspondence with J. Alderman and S. Jaffe regarding same.	
10/18/13	Conroy	P230	Email to S. Jaffe.	0.3
10/18/13	Alderman	P230	Compiled documents for case docket (.4); compiled, combined and transmitted complete documents from EPA and Grace filings for defense team (.7); prepared all exhibits for filing (.5); communications with C. Doyle regarding file size limits, file compression and other logistics for filing (.5); communications with S. Jaffe regarding filing procedures (.3); reviewed EPA Memoranda (.4)	2.8
10/18/13	Jaffe	P230	Finalizing PI opposition and motion to dismiss (2.8); reviewing United States filings 1.2).	4.0
10/21/13	Jaffe	P230	Reviewing EPA affidavit (.5).	0.5
10/21/13	Alderman	P230	Transmittal of documents to S Martin (.1).	0.1
10/24/13	Jaffe	P230	Emails with counsel regarding motion practice (.2)	0.2
10/25/13	Jaffe	P230	Emails with plaintiffs' counsel (.2); reviewing plaintiffs' filings (.7).	0.9
10/25/13	Alderman	P230	Reviewed Town of Acton Opposition to Motion to Dismiss and related papers (.9)	0.9
10/28/13	Alderman	P230	Review and analysis of Town of Acton filings and new cases cited (1.9); conference with S. Jaffe to discuss structure for Reply Brief (.4).	2.3
10/28/13	Jaffe	P230	Attention to response to plaintiffs' court filings, including reviewing plaintiffs' opposition to motion to dismiss and reply brief in support of injunction, preparing notes for reply brief, office conference with Mr. Alderman regarding same, and emails with client team and Department of Justice lawyers regarding same (3.3).	3.3
10/29/13	Alderman	P230	Drafted Reply Memorandum (6.4).	6.4
10/29/13	Jaffe	P230	Reviewing briefs and research for reply brief (1.3).	1.3
10/30/13	Jaffe	P230	Attention to reply brief in support of motion	3.9

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<u>Date</u>	Timekeeper	<u>Tsk</u>	<u>Narrative</u>	<u>Hours</u>
			to dismiss, including reviewing, revising, draft brief, reviewing cases and documents for same, office conference with Mr. Alderman regarding same, and emails with team regarding same (3.9).	
10/30/13	Alderman	P230	Attention to docket compilation (.2); additional drafting of Reply Brief and proofread (2.3); drafted Motion for Leave to File Reply brief (.5); conference with S. Jaffe (.2).	3.2
10/31/13	Alderman	P230	Addition of MCLG language based on A. Sheehan data (.4); conference with S. Jaffe regarding same (.2).	0.6
10/31/13	Jaffe	P230	Attention to reply brief, including revisions to same, reviewing cases for same, and email and telephone call with Ms. Duff regarding same, and office conference and email with Mr. Alderman regarding same (2.4); attention to technical issues on brief, including emails with Ms. Sheehan regarding affidavit, reviewing draft affidavit and monitoring results table (1.2).	3.6
			Total Hours	144.3

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TIMEKEEPER SUMMARY

Timekeeper	Hours		Rate		Amount
Jesse Alderman	58.5	at	347.00	=	20,299.50
Kevin C. Conroy	2.1	at	520.00	==	1,092.00
Coleen Doyle	2.2	at	254.00	=	558.80
Seth D. Jaffe	81.5	at	643.00	=	52,404.50
	Total Fees				\$74,354.80

Invoice No.: 529538 November 29, 2013

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Disbursement Summary

Date		<u>Amount</u>
10/03/13	Telephone 14105314210 - Columbia - MD (USA)	2.08
10/16/13	Express Delivery Date: 09/25/13 Delivered To: Middlesex Superior	35.19
	Court 2 200 Trade Cente Woburn, MA	
10/03/13	In-House Photocopying	0.10
10/04/13	In-House Photocopying	0.80
10/03/13	Scanning	17.40
10/03/13	Bates Labeling	0.15
10/03/13	Document Production 1-999	0.36
10/22/13	Tabs	10.00
10/10/13	Case File Retrieval BEACON HILL RESEARCH INC Retrieval of	225.15
	Middlesex Superior case file for CA No. 2013-4131-J, copies and	
	scans of file 09/27/13	
10/02/13	Filing & Recording Fees Filing and Recording Fees - Jesse	400.00
	Alderman Filing fee for Notice of Removal from Middlesex	
	Superior Court to U.S. District Court 09/25/13	
09/30/13	Computer Research, Westlaw Firm User: ALDERMAN, JESSE H	83.72
10/04/13	Computer Research, Westlaw Firm User: ALDERMAN, JESSE H	277.38
	Total Disbursements	\$1,052.33
	Total Fees	\$74,354.80
	Total Disbursements	1,052.33
	Total Fees and Disbursements	<u>\$75,407.13</u>



REMITTANCE PAGE

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W.R. Grace & Co.

November 29, 2013 Invoice No.: 529538 Matter No.: 08743.00115

Re:

Town of Acton litigation

Total Fees and Disbursements

\$75,407.13

Remittance Address:

Foley Hoag LLP
Attn: Accounts Receivable
155 Seaport Boulevard
Boston, MA 02210-2600

Federal Tax ID: 04-2150535

Wire Instructions
CitiBank, N.A.
666 5th Avenue, Floor 5
New York, NY 10103

ABA: 221172610 Swift #: CITIUS33 Account #: 1255513785 Beneficiary: Foley Hoag LLP

Reference Information:

Client/Matter #: 08743.00115, Invoice #: 529538

Billing Attorney: Seth D. Jaffe

Wire Originator: W.R. Grace & Company